UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	C N 22 CW 01042/DDW/(DAW)
MARQUIS WHO'S WHO VENTURES LLC,	Case No.: 23-CV-01043(RPK)(JMW)
Plaintiff, -against- REVENUEBOOST LLC,  DefendantX	ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINING ORDER AND FOR PRELIMINARY INJUNCTION
Upon the reading and filing of the affidavit of	Kristine McCarthy, sworn to the 7 <sup>th</sup> day of
February, 2023, the Plaintiff's complaint, dated	the 8th day of February, 2023 and the
memorandum of law in support of Plaintiff's motion for a Temporary Restraining Order and a	
Preliminary Injunction pursuant to Federal Rule of Civil Procedure Rule 65, dated the 9 <sup>th</sup> day of	
February, 2023,	
NOW on motion of Certilman Balin Adler	& Hyman, LLP, attorneys of record for
Plaintiff, Marquis Who's Who Ventures LLC ("Marc	ıuis"),
LET Defendant or its attorneys show cause before this Court, at a term for the hearing of	
motions before Honorable Rachel P. Kovner, at the Courthouse thereof, located at 225 Cadman	
Plaza East, Courtroom 4E-N, Brooklyn, New York,	11201 on the day of February,
2023, at o'clock in thenoon of that d	lay, or as soon thereafter as counsel can be
heard,	
WHY, a preliminary injunction pursuant to	Rule 65 of the Federal Rules of Civil
Procedure should not be issued, pending the final hearing and determination of this action, as	
follows:	
a. Enjoining RevenueBoost LL	C ("Revboost") from utilizing any of

Marquis's intellectual property, including but not limited to Marquis's trademarks, in any way,

for any reason, or for any purpose;

b. Enjoining Revboost from directly or indirectly using, disclosing or

disseminating to any other person, organization or entity or otherwise use any of Marquis's

confidential information and trade secrets, including, but not limited to, its customer email opt-

out information and customer data; and

c. Enjoining Revboost from contacting any of Marquis's customers for any

purpose.

**SUFFICIENT CAUSE APPEARING THEREFOR**, it is

ORDERED, that Revboost is hereby TEMPORARILY RESTRAINED AND

ENJOINED from utilizing any of Marquis's intellectual property, including but not limited to

Marquis's trademarks, in any way, for any reason, or for any purpose;

ORDERED, that Revboost is hereby TEMPORARILY RESTRAINED AND

**ENJOINED** from directly or indirectly using, disclosing or disseminating to any other person,

organization or entity or otherwise use any of Marquis's confidential information or trade secrets

including, but not limited to, its customer email opt-out information and customer data;

ORDERED, that Revboost is hereby TEMPORARILY RESTRAINED AND

**ENJOINED** from contacting any of Marquis's customers for any purpose; it is further

**ORDERED**, that Service of a copy of this Order and a copy of the Complaint and all

other supporting papers, by personal service and also by email, FedEx or other overnight carrier,

upon Revboost on or before February , 2023, shall be deemed good and sufficient service.

DATED:

Central Islip, New York

February , 2023

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United States District Judge

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